



Materials for  
**PUBLIC INTERNATIONAL LAW (252F)**

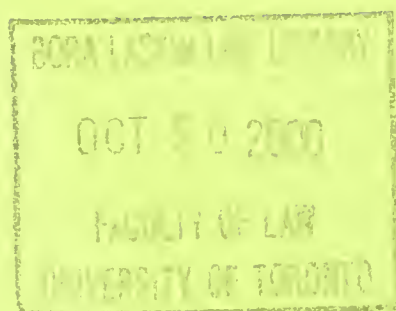
**VOLUME II**

September 2000

Mr. John Terry  
Adjunct Faculty of Law  
University of Toronto

These Materials are sold at cost and  
are not to be considered as published.

They are solely for the educational  
use of students at the University of Toronto  
or at other educational institutions  
to whom the Materials  
may also be sold at cost.



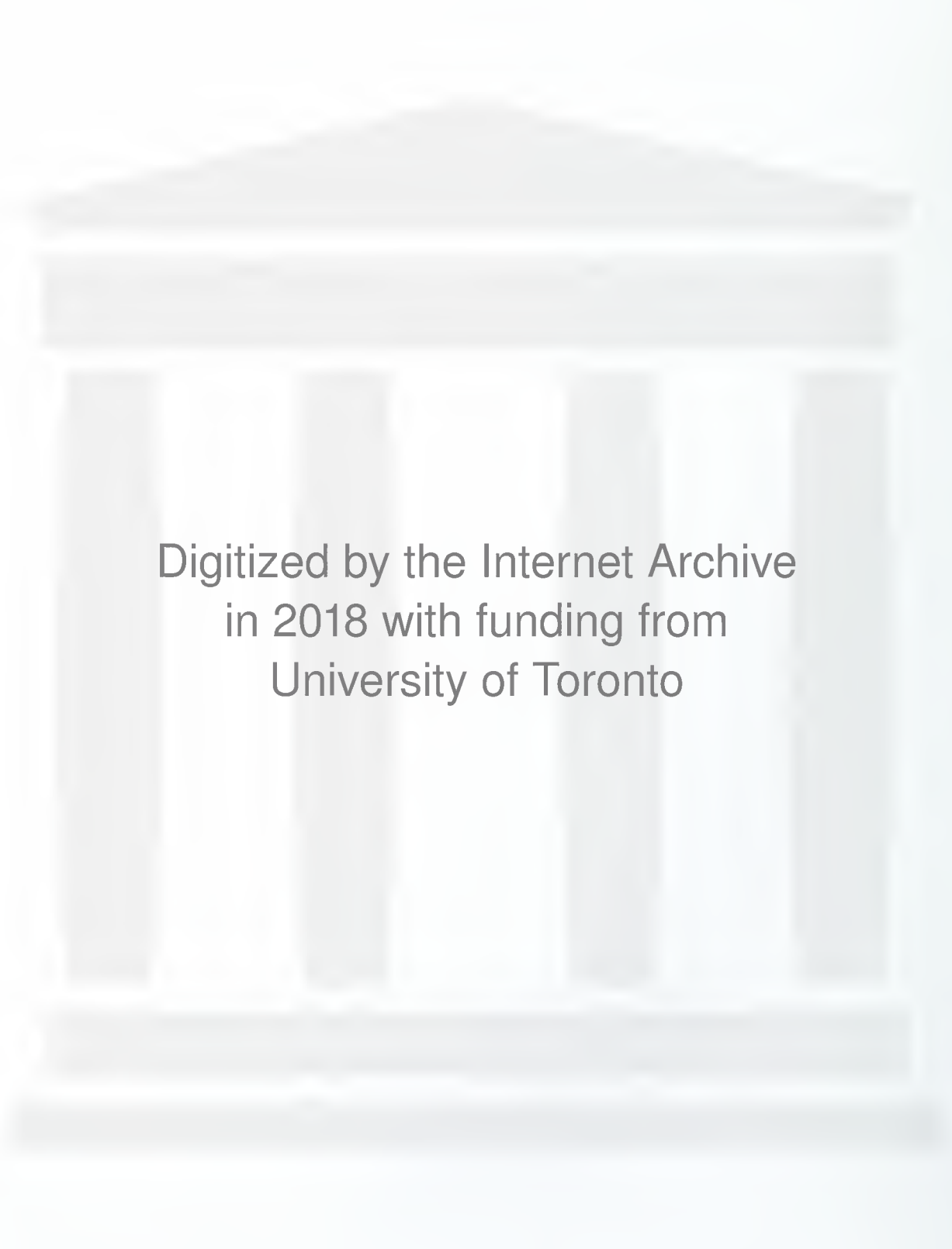
Materials for  
**PUBLIC INTERNATIONAL LAW (252F)**

**VOLUME II**

September 2000

Mr. John Terry  
Adjunct Faculty of Law  
University of Toronto

These Materials are sold at cost and  
are not to be considered as published.  
They are solely for the educational  
use of students at the University of Toronto  
or at other educational institutions  
to whom the Materials  
may also be sold at cost.



Digitized by the Internet Archive  
in 2018 with funding from  
University of Toronto

[https://archive.org/details/materialsforpubl02terr\\_0](https://archive.org/details/materialsforpubl02terr_0)

**PUBLIC INTERNATIONAL LAW (252F)**  
**MATERIALS, VOLUME 2**

**TABLE OF CONTENTS**

**IV. STATEHOOD**

**1. Attributes of State Personality**

O’Connell, <i>International Law, Vol. 1, 2d ed.</i> (1970).....	1
Rosalyn Higgins, “Participants in the International Legal System”, in <i>Problems and Process: International Law and How We Use It</i> (Oxford: Clarendon Press, 1994).....	2
<i>Austro-German Customs Union Case, French Indemnity of 1831 case</i> (and related notes), as excerpted in Harris, <i>Cases and Materials on International Law, 5th ed.</i> (London: Sweet & Maxwell, 1998) 105.....	4
<i>Namibia case</i> , as excerpted in Kindred et al, <i>International Law: Chiefly as Interpreted and Applied in Canada, 5th ed.</i> (Emond Montgomery, 1993).....	12

**2. Status of the United Nations**

<i>United Nations Reparations Case</i> , as excerpted in Harris, <i>supra</i> .....	18
---	----

**3. Title to Territory**

“Acquisition of Territory” in Kindred, <i>supra</i> 327.....	27
<i>Island of Palmas case, Netherlands v. United States</i> , as excerpted in Kindred, <i>supra</i> 327-331.....	
<i>Legal Status of Eastern Greenland, Denmark v. Norway</i> .....	32
<i>Temple of Preah Vihear Case, Cambodia v. Thailand</i> .....	36
<i>Western Sahara Case</i> , as excerpted in Henkin et al, <i>International Law, Cases and Materials, 2d ed.</i> (St. Paul, Minn.: West Publishing, 1987).....	43

#### 4. Self-Determination

<i>Declaration on the Granting of Independence to Colonial Territories and Peoples, Western Sahara Case</i> (and related notes), in Harris <i>supra</i> 114 .....	49
<i>Reference Re Secession of Quebec</i> (1998), 161 D.L.R. (4th) 385 at 432-445.....	56
“Treaty-making Power -- Federal Position; Quebec Position”, in Kindred, <i>supra</i> 161-168.....	70

#### 5. Recognition

“Recognition”, in Kindred et al, <i>supra</i> 248-254.....	78
<i>Tinoco Arbitration, Great Britain v. Costa Rica</i> , as excerpted in Kindred et al, <i>supra</i> 257-260.....	85

#### 6. Case Study I-- The Disintegration of Yugoslavia

European Community, <i>Declaration on the Guidelines on the Recognition of New States in Eastern Europe and in the Soviet Union &amp; Declaration on Yugoslavia</i> .....	88
Ragazzi, “Introductory Note”.....	89
Pellet, “The Opinions of the Badinter Arbitration Committee: A Second Breath for the Self-Determination of Peoples”.....	89
Badinter Committee Opinion No. 1 (SFRY: dissolution or secession?).....	90
Badinter Committee Opinion No. 8 (Is process of dissolution in SFRY complete?).	91
Badinter Committee Opinion No. 9 (How to regulate questions of succession as between states emerging from SFRY?).....	92
Badinter Committee Opinion No. 10 (Entitlement of FRY to be recognized as a new state?).....	93
“UN votes to expel Yugoslavia: Assembly move unprecedented”.....	95
Badinter Committee Opinion No. 2 (entitlement of Serbian population in Bosnia to right to self-determination).....	96
Badinter Committee Opinion No. 4 (Recognition of Bosnia-Herzegovina?).....	96
Badinter Committee Opinion No. 5 (Recognition of Croatia?).....	98

Badinter Committee Opinion No. 6 (Recognition of Macedonia?).....	99
Badinter Committee Opinion No. 3 (the legal relevance of former internal boundaries).....	102
Ratner, “Drawing a Better Line: <i>Uti Possidetis</i> and the Borders of New States”.....	103

## 7. Case Study II -- Rights of Aboriginal Peoples

Brownlie, “The Rights of Peoples in Modern International Law”.....	118
Sanders, “Aboriginal Rights: The Search for Recognition in International Law”.....	119
Anaya, “Indigenous Rights Norms in Contemporary International Law”.....	122
<i>Lovelace Case</i> .....	124
<i>Marshall/Mikmaq Ttibal Society v. Canada</i> .....	125
<i>Omniyak/Lubicon Lake Band v. Canada</i> .....	128
<i>Draft Declaration on the Rights of Indigenous Peoples</i> .....	132
Statement by the Government of Canada on Art. 3 of the 1993 Draft Declaration on the Rights of Indigenous Peoples November 1996.....	135
Orkin, “Using the Inuit as Human Flagpoles”.....	137

## V. USE OF FORCE

### 1. Basic Principles

“United Nations Definition of Aggression, 1974” in Kindred, <i>supra</i> .....	
Comments by Canadian Delegation on Definition of Aggression and Notes, in Kindred, <i>supra</i> .....	139
<i>Nicaragua Case</i> .....	144

### 2. Self-Defence

<i>The Caroline Incident, United Kingdom and United States</i> and Notes, in Kindred, <i>supra</i> .....	171
Schachter, “Self-Defense and the Rule of Law -- The Influence of Community Judgment”.....	172

Security Council Debate on Israeli Attack on Iraqi Nuclear Reactor, in Kindred, <i>supra</i> .....	175
Security Council Resolution on the Israeli Attack and Notes, in Kindred, <i>supra</i> .....	176

### 3. Nuclear Weapons

<i>Nuclear Weapons Case</i> , as excerpted in Harris, <i>supra</i> 924	178
--	-----

### 4 Collective Measures Through the United Nations

Facts regarding the Anglo-French Invasion of Suez and Record of Debate in the House of Lords.....	194
Uniting for Peace Resolution, 1950 (UN General Assembly) and Note on Peace-Keeping Forces.....	196
“Security Council Action under Chapter VII: Powers” (including a discussion of the Korean Question and the Invasion of Kuwait) in Harris, <i>supra</i> 949.....	198

### 5. Humanitarian Intervention: Panama, Iraq, Somalia, Haiti and Kosovo

David Alberts, “The United States Invasion of Panama”.....	213
Letter from United States to UN Security Council Respecting Panama Invasion.....	216
Canadian Government Response to Panama Invasion.....	217
UN General Assembly Resolution on Panama Invasion.....	218
David Alberts, “The United States Invasion of Panama”.....	219
Ruth Gordon, “Humanitarian Intervention by the United Nations: Iraq, Somalia and Haiti”.....	221
United Nations: Security Council Resolution Concerning the Iraqi Civilian Population.....	225
[Text of UN Resolution 940] “The U.N. Resolution Clearing the Way for an Invasion of Haiti”.....	227
European Union Conclusions on Kosovo, April 8, 1999.....	228
Text of Broadcast by British Prime Minister Tony Blair, March 26, 1999.....	232



Decision on Review of Indictment of Slobodan Milosevic.....	234
Ruling of the Federal Constitutional Court of Yugoslavia on the NATO Assault on Yugoslavia.....	243
International Court of Justice, Press Release Respecting Jurisdictional Ruling on Legality of Use of force in Yugoslavia.....	247
Brownlie, “Thoughts on Kind-Hearted Gunmen”.....	249
Carothers, “Empirical Perspectives on the Emerging Norm of Democracy in International Law”.....	251

